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PTO/SB/65 (03-09)
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	ACCEPT UNAVOIDABLY CE FEE IN AN EXPIRED PA		Docket Number (Optional) 44428-02
	LOVE BONNE		
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	formation or assistance is needed in o) 272-3282	ompleting this form, please contact Peti	tions Information at
Patent Numl	ber: 6,475,047	. Application Number: $\underline{0}$	9/785,941
	11-05-2002	Filing Date: 02-16-20	
·	number (or reissue patent number, il U.S. application (or reissue application) is/are associated with the correct pa		ber of the actual
Also compl	lete the following information, if app	plicable:	
The above-i	dentified patent:		
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	CERTIFICATE OF MA	AILING OR TRANSMISSION (37 CFR ⁴	1.8(a))
I hereby o	ertify that this paper (along with any pa	aper referred to as being attached or en	oclosed) is
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(2) trænsm 8300.	litted by facsimile on the date shown b	below to the United States Patent and Ti	rademark Office at (571) 273-
January :	31, 2013	/Robert P.	Michal/
C	Dale	Signa	iture
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		Robert P	. Michal of person signing Certificate
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[Page 1 of 4]

This collection of information is required by 37 CFR 1.578(b). The information is required to obtain or return a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 6 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the including case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Mail Btop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1480.

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PTO/SB/85 (03-08)

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contribute to identity theft. Personal information such as social sect numbers (other than a check or credit card authorization form PTO-the USPTO to support a petition or an application. If this type of per USPTO, petitioners/applicants should consider redacting such personal to the USPTO. Petitioner/applicant is advised that the record of a petite application (unless a non-publication request in compliance with a patent. Furthermore, the record from an abandoned application referenced in a published application or an issued patent (see 37 Ct 2038 submitted for payment purposes are not retained in the application.	urity numbers, bank account numbers, or cre 2038 submitted for payment purposes) is ne reonal information is included in documents and information from the documents before atent application is available to the public af a 37 CFR 1.213(a) is made in the application hay also be available to the public if the appl FR 1.14). Checks and credit card authoriza	edit card ever required by submitted to the submitting them ter publication of) or issuance of lication is tion forms PTO-
8. SHOWING		
since reasonable care was taken to ensure that the mainted petition is being filed promptly after the patentee was notificated expiration of the patent. The statement must enumerate the maintenance fee, the date and the manner in which the patent, and the steps taken to file the petition promptly. 9. PETITIONER(S) REQUESTS THAT THE DELAYED PAYMEN PATENT REINSTATED.	ed of, or otherwise became aware of, the e steps taken to ensure timely payment of the elentee became aware of the expiration of the	PTED AND THE
/Robert P. Michal/	January 31, 2013	Ej
Signature(s) of Petitioner(s)	Date	_ 1
•	35,614	·~
Robert P. Michal Typed or printed name(s)	Registration Number, if applicable	13 10 5
	212-661-8000	ਹ
475 Park Avenue South, 15th Floor Address	Telephone Number	
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New York, New York 10016	•	
Address		
ENCLOSURES: Maintenance Fee Payment Statement why maintenance fee was not paid timely Surcharge under 37 CFR 1.20(i)(1) (fee for filing the maintenance) Other:	tenance fee petition)	

PTO/SB/65 (03-09)

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/Robert P. Michal/	January 31, 2013	January 31, 2013 Date 35,614 Registration Number, if application	
Signature	Date		
Robert P. Michal	35,614		
Type or printed name	Registration Nu		
<u>STATI</u>	<u>EMENT</u>		
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SEE ATTACHED STATEMENT			
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PATENT -

Docket No. 44428-02

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patcntce:

Sam Cynamon

Patent No.:

6,475,047

Issue Date:

November 5, 2002

Serial No:

09/785,941

Filed:

February 16, 2001

For:

RESCUE DEVICE

Examiner:

Sherman Basinger

Art Unit:

3617

Confirmation No.:

4399

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313

STATEMENT

S I R:

I, Robert P. Michal, hereby declare that:

I am registered to practice before the U.S. Patent and Trademark Office. I was formerly employed at the law offices of Frishauf, Holtz, Goodman & Chick, located at 220 Fifth Avenue, New York, NY 10001. In April, 2010, I joined the law firm of Lucas & Mercanti, LLP.

During my change of offices from Frishauf, Holtz, Goodman & Chick to Lucas & Mcrcanti, LLP, numerous clients indicated that they wanted me to continue handling their matters, and they therefore authorized Frishauf, Holtz, Goodman & Chick to transfer responsibility for their matters to me at my new office. As clients provided their authorization to transfer responsibility for matters to me from my former firm to my new firm, files and docket reports were provided by my former firm to me at my new firm. Upon receiving the docket reports from my former firm, the information was provided to the docket department of Lucas & Mercanti, LLP to have all of the matters for which responsibility was being transferred entered into the Lucas & Mercanti docket system. On or about April, 2010, Sam Cynamon, the Patentee of USP 6,475,047, requested that responsibility for his patent matters, including USP 6,475,047, be transferred to me at my new office.

On January 30, 2013, I received a telephone call from Sam Cynamon inquiring as to the status of USP 6,475,047. Specifically, Mr. Cynamon inquired as to whether the necessary second maintenance fee had been submitted to the U.S. Patent Office in connection with USP 6,475,047 to maintain this patent. I advised Mr. Cynamon that if the patent was in our docket system, that the maintenance fee would have certainly been paid. During my telephone conference with Mr. Cynamon, I accessed the PAIR

system through the Patent Office website, and discovered that USP 6,475,047 had expired due to the non-payment of maintenance fees under 37 CFR 1.362. I also confirmed with Mr. Cynamon that he did not receive any notification that the maintenance fee was due on USP 6,475,047.

Thereafter, I checked the Lucas & Mercanti, LLP records for all of the matters that were transferred from the offices of Frishauf, Holtz, Goodman & Chick to Lucas & Mercanti, LLP, and discovered that USP 6,475,047 and the corresponding office file were not transferred to the offices of Lucas & Mercanti, LLP, nor was the patent listed in the docket reports provided by Frishauf, Holtz, Goodman & Chick to Lucas & Mercanti, LLP. As a result, USP 6,475,047 was not entered into the docket system of Lucas & Mercanti, LLP, nor was a change of correspondence address and attorney/agent information submitted to the Patent Office. The Patent Office records still identify Frishauf, Holtz, Goodman & Chick as the correspondent, although the name of the firm has slightly changed since my departure in April, 2010 to Holtz, Holtz, Goodman & Chick, and the Patent Office records have been updated to reflect the change of firm name.

Since my current firm, Lucas & Mercanti, LLP, was not identified as the correspondent in connection with this matter, any Patent Office notices regarding the issued patent would not

have been sent to me at my current firm, but instead to the offices of Frishauf, Holtz, Goodman & Chick. In addition, no Patent Office notices were forwarded from Frishauf, Holtz, Goodman & Chick to Lucas & Mercanti, LLP to advise of any patent maintenance fee coming due or past due.

This Statement and the corresponding Petition to Accept Unavoidably Delayed Payment of Maintenance Fee in an Expired Patent is being submitted one (1) day after the undersigned and the Patentee became aware of the expired status of USP 6,475,047 due to the non-payment of the second maintenance fee.

I further dcclare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date January 31, 2013

eth P. Michal